

Court of Appeals, State of Michigan

ORDER

Jason Purkey v Rubilyn Prange

Docket No. **356454**

LC No. **19-001570-DC**

Christopher M. Murray, Chief Judge, acting under MCR 7.203(F)(1), orders:

The motion to waive fees is GRANTED for this appeal only.

The claim of appeal is DISMISSED for lack of jurisdiction. MCR 7.203(A)(1); MCR 7.202(6)(a). None of the orders attached to the claim of appeal are appealable by right. Specifically, the February 9, 2021 and February 17, 2021 orders, which decided a parenting time motion and a motion to remove the parenting coordinator, are not orders granting or denying “*a motion to change* legal custody, physical custody or domicile.” MCR 7.202(6)(a)(iii) (emphasis added). Additionally, the order dated February 26, 2021, which denied motions for reconsideration, is not appealable by right. See *Nye v Gable, Nelson, & Murphy*, 169 Mich App 411, 415; 425 NW2d 797 (1988) (“An order denying reconsideration is not a final order appealable by right.”) Dismissal is without prejudice to the filing of a late appeal under MCR 7.205(A)(4), provided such a filing meets all the requirements under the court rules and is not time barred.





A true copy entered and certified by Jerome W. Zimmer Jr., Chief Clerk, on

March 9, 2021

Date


Chief Clerk